Under the President Reduction Act of 1995, his persons set required to respond to a consider of inhumation unless it displays a visid OARS control number.

TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING "REFERENCE" APPLICATION

Docket Number (Optional) 56 0758

In je Application of: Williams et al		
Application No.: 19/605887		
Filed; October 17, 2003		
For SELF DESTRUCTING FRITER CAKE		
The owner", <u>Sprisonness Technology Composition</u> except as provided below, the harmfast part of the statutory term of expiration date of the full clasturery term of any petent granted on <u>Colabor 27, 2003</u> as such term is defined in 35 U.S. substitution may be shortened by any terminal disclaims field prior hereby agrees that any patent so granted on the instant application granted on the reference application are commonly owned. This binding upon the granter, its successors or seeigns.	of any patent granted on the instant appoint perceing raterance Application Number 10, 1894, and 1895, and as the term of an it is the grant of any petent on the pennit is the grant of any petent on the pennit is that the grant of any petent on the pennit is that the continue obtains and the continue of the conditions and the continue of the conditions are that the continue of the conditions are the continue of the conditions are the continue of the conditions are	plication which wavid extend beyond Let 10:665784 the filed by pateril granted on said reference ng reference application. The owner ng such period that if and any pateril.
In making the shove disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the explication data of the full statutory term as defined in 35 U.S.C. 154 and 473 of any patent granted on east reference application. Tas the term of any patent granted on said reference application may be shortened by any terminal disclaimer flight prior to the grant of any patent on the pending reference application. In the event that any such patent granted on the pending reference application or patent granted on the pending reference application. The prior to the pending reference application of the event that any such patent granted on the pending reference application. The patent of any patent of compotent jurisdiction, is statutarily disclaimed in whole or terminally disclaimed upder 37 OFR 1.321, has all claims concelled by a reexamination certificate, is released, or to in any manual terminated prior to the expiration of its full statution terminated prior to the expiration of its full statution terminated prior to the expiration of its full statution terminated prior to the expiration.		
Obsolvable box 1 or 2 below, it appropriate.		
For numbershops on behalf of a business/organization (e.g. etc.), the undersigned is empowered to act on behalf of significant.	m business/organization.	
I hereby declare that all statements made herein of my own knowledge are true and that all statements made or information and belief are believed to be true; and further that these statements were made with the knowledge that with take statements and the like accorded are purishable by line or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such within take statements may juspendize the validity of the application or any patent issued thereon.		
2. (Z) This undersigned is an attorney or agent of record. Risg.	No. 46,001	
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